

any more. I hope my referendum amendment will be adopted, or that the bill will fall to pass."

Senator Lexow then spoke in favor of the bill. He declared the measure to be constitutional, and said the question of consolidation had already been passed upon, and was not a matter of a further vote. The duty of the Senate, he said, was to provide for the preparation of a charter.

Lexow said the Legislature had already been denounced for its inactivity towards Greater New York, and if it failed to provide for the carrying out of the wishes of the people four-fifths of the inhabitants of the State would rise up and brand it with shame.

Senator Cantor indicated the attitude of the Tammany and Democratic forces as the bill by defending a trade's demand for a referendum clause.

Cantor also indicated the attitude of the Commission on the bill, which would be apportioned out just as political forces are aware.

**The Deal Denounced.**  
Senator Guy followed Cantor and repeated the former objections, and Senator O'Connor then denounced both Bradley and the minority. He said that the deal had been made between them to defeat both the Greater New York bill and the Police Reorganization bill.

The deal, he said, contemplated the delivery of Tammany votes to the bill, and the bill in return for the carrying out of the wishes of the people four-fifths of the inhabitants of the State would rise up and brand it with shame.

O'Connor made a vicious attack upon the bill, and said that the bill was a mere transaction.

"You personally denounced the abuses of the police force in New York," he said to Bradley, "and urged a remedy, yet you are willing to stultify yourself by order to deny the abuses of New York City. Such a trade is shameful."

"I am not a politician," he said, "I am a man, and I am willing to make a trade, but I am not willing to make a trade which would lay down my life to secure to the people of this city the rights that belong to them."

Senator McMahon-I asked whether the Senator (O'Connor) will press this matter and expose such a deal, if it exists.

**Matter for the Grand Jury.**  
O'Connor—This is a matter for the Grand Jury.

Senator Bradley—These charges are serious, and I deny all the assertions. My record is open to anybody. I deny that I have ever made a deal with anybody. I never hit a man under the belt. I have never done anything of which I am ashamed.

"Why O'Connor," he said, shaking his fist towards the latter's seat, "I am a man, but you never hit a man under the belt. I never hit a man under the belt. I have never done anything of which I am ashamed."

Senator Kilburn then made a vicious attack upon the bill, and said that the bill was a mere transaction.

Kilburn—These charges are serious, and I deny all the assertions. My record is open to anybody. I deny that I have ever made a deal with anybody. I never hit a man under the belt. I have never done anything of which I am ashamed."

O'Connor—This is a matter for the Grand Jury.

Senator Bradley—These charges are serious, and I deny all the assertions. My record is open to anybody. I deny that I have ever made a deal with anybody. I never hit a man under the belt. I have never done anything of which I am ashamed."

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## STRONG'S VETO RESPECTED.

Assembly Refuses to Repass the St. John's Park Bill.

Republicans Grateful for His Approval of Bi-Partisan Bill.

(Special to The Evening World.)  
ALBANY, May 9.—To show Mayor Strong how grateful they are for his approval of the Bi-Partisan Bill, Assemblymen to-day refused to pass over his veto the St. John's Park Bill. This bill was shot through the Senate the day after the Mayor had vetoed it.

It is probable that the Assembly will not pass the bill, and the Mayor's veto will stand.

The bill was introduced by the Assembly on May 5. It provided for the purchase of the St. John's Park, and the Mayor's veto was based on the ground that the bill was unconstitutional.

The Mayor's veto was sustained by a vote of 72 to 23.

The bill was introduced by the Assembly on May 5. It provided for the purchase of the St. John's Park, and the Mayor's veto was based on the ground that the bill was unconstitutional.

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## REAR-ADMIRAL MADE TO GO.

He Don't Like Navy Orders and Will Retire June 11.

Rear-Admiral R. W. Meade, detached from command of the North Atlantic station yesterday. The change was made on a request from Admiral Meade, who in a letter to the Navy Department, asked to be relieved of the command and granted a month's leave.

The letter announced Admiral Meade's intention to retire on June 11.

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## HEYWARD M'ALLISTER SUED.

His Wife Wants a Divorce on the Grounds of Desertion.

SAVANNAH, Ga., May 9.—Mrs. Heyward M'Allister, wife of the son of the late Ward M'Allister, filed a suit for absolute divorce in the Superior Court here today on the ground of desertion.

Mrs. M'Allister is about twenty-eight years old. Her family is prominent and she is connected with a family with many of the leading families of the South.

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## AYMAR PLEADS GUILTY.

The Confessed Bank Defaulter Remanded for Sentence.

Samuel E. Aymar, the self-confessed defaulter of the National Bank and Leather Bank, against whom an indictment for embezzling \$20,000 was filed in the United States Circuit Court yesterday, was arraigned to plead before Judge Benedict today.

The discovery of Aymar's dishonesty by the bank officials was due to a voluntary confession. He has been in Voluntary Street Jail since, and it is understood is anxious to be sentenced and have the suspense over with.

Before the opening of Court today, Lawyer Angel told an "Evening World" reporter that he understood, although he had not verified the report, that a second indictment had been found against Aymar, on a charge of altering his books, which, under the law, is a felony.

Later it was learned that only one indictment had been found against Aymar.

At 10 o'clock Aymar was called before Judge Benedict. The clerk read the indictment charging him with altering the books of the National Bank and Leather Bank and asked if he was guilty.

Lawyer Frank W. Angel, who stood beside Aymar, answered for him, "Guilty," and Aymar bowed his head.

Lawyer Angel said he would try and have Aymar released on bail, but the court said that his aged parents and his wife and children might see him occasionally.

He was remanded for sentence.

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